

**UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS
WESTERN DIVISION**

CIVIL ACTION NO. 04-30177 KPN

**JOEL PENTLARGE,
Plaintiff,**

v.

**ROBERT MURPHY, *et al.*,
Defendants.**

**OPPOSITION TO REQUEST FOR ENTRY OF DEFAULT AGAINST
THE MASSACHUSETTS DEPARTMENT OF CORRECTION
AND CROSS MOTION FOR PROCEDURAL ORDER
AND EXTENSION OF TIME**

The Massachusetts Department of Correction ("DOC") submits this opposition to Plaintiff Joel Pentlarge's Request for Entry of Default against the Massachusetts Department of Correction ("plaintiff's motion"). The DOC, joined by defendants Kathleen Dennehy and Robert Murphy (collectively, the "DOC Defendants"), hereby requests that the Court order the plaintiff to set forth his complaint in a single document that complies with the requirements of Fed. R. Civ. P. 8(a).

As grounds for this opposition, DOC states as follows:

1. The plaintiff is civilly committed to the Massachusetts Treatment Center ("Treatment Center") as a sexually dangerous person. In this civil action, the plaintiff broadly challenges the conditions of his civil confinement at the Treatment Center and the Treatment Center's operation. The plaintiff filed his original complaint on September 8, 2004. That complaint contains 94 separately numbered paragraphs. On September 27, 2004, the Court, Neiman, U.S.M.J., allowed the plaintiff to amend the

complaint. The amended complaint, dated September 20, 2004, contains separately numbered paragraphs beginning with paragraph number 95 through paragraph number 109. On October 15, 2004, the Court, Neiman, U.S.M.J., allowed the plaintiff's motion to file a supplemental complaint, dated September 28, 2004. This supplemental complaint contains separately numbered paragraphs beginning with paragraph number 109 through paragraph number 137.

2. According to the docket entry dated October 28, 2004, service was returned with respect to the DOC on October 19, 2004, with an answer due on November 8, 2004. To date, none of the defendants has filed an answer to any of the complaints.¹
3. The undersigned counsel was first assigned this case on or about October 25, 2004. Counsel was required to address the plaintiff's motion for a preliminary injunction to attend his brother's funeral/memorial service. The opposition required factual investigation, legal research and preparation of a written opposition supported by two affidavits, as well as travel to and attendance at the hearing. After a hearing on November 5, 2004, the Court, Ponsor, J., denied the motion. On that date, defendants Kathleen Dennehy and Robert Murphy filed a motion to transfer this case to the Eastern Division of the United States District Court for the District of Massachusetts. The plaintiff has opposed this motion which remains pending.
4. Since November 5, 2004, counsel has had to attend to other pressing matters. On November 8, 2004, counsel represented the Commonwealth in a jury trial before Donovan, J., in Middlesex Superior Court in a G.L. c. 123A, § 9 petition for discharge. In such a case, the Commonwealth bears the burden of proving beyond a

reasonable doubt that the petitioner remains sexually dangerous. Section 9 petitions are highly fact intensive, require significant pre-trial preparation and involve expert testimony. This trial involved the testimony of four psychologists. The trial lasted four days and concluded on November 12, 2004. Thereafter, counsel was required to respond to two outstanding motions in another pending federal case for which an extension had been obtained in order to respond to the motion for preliminary injunction in this case.

5. The undersigned counsel is the Supervising Counsel for the Department of Correction's Legal Office at the Massachusetts Treatment Center. In this capacity, counsel supervises the work of the other Treatment Center Legal Office staff and oversees the office's administration. With the exception of approximately two weeks, the Treatment Center Legal Office has been operating with a reduced staff since early May, 2004. The Treatment Center Legal Office has been operating without a secretary since mid August, 2004. In addition, one of the four attorneys assigned to the Treatment Center Legal Office left his employment with DOC in late October, 2004, leaving the Treatment Center Legal Office further short staffed. Currently, the three remaining Treatment Center attorneys are scheduled for three G.L. c. 123A, § 9 trials between November 29 and December 13, 2004. The undersigned counsel is scheduled to begin trial on one such petition on December 6, 2004, before Sikora, J.
6. Given (1) the fact that the plaintiff has now filed three complaints in this action, (2) the fact that the case stands in a preliminary posture, (3) the plaintiff has alleged no prejudice, and (4) counsel's extremely heavy workload, it is not in the interests of

¹ The undersigned counsel also represents defendants Kathleen Dennehy and Robert Murphy. The undersigned counsel does not represent defendants Debra O'Donnell or Nataylia Pushkina. To date, counsel has not

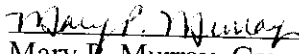
justice to grant the plaintiff's motion. Further, in light of the evolving and expanding nature of the plaintiff's complaint, the fact that one of his claims (the furlough issue) has now been disposed by Ponsor, J., it is in the interests of justice to direct the plaintiff to file a single amended complaint in which he sets forth all of his remaining claims. Since the plaintiff is a disbarred attorney, it is not unreasonable or burdensome to require him to set forth his claims in a single document that complies with the requirements of Fed. R. Civ. P. 8(a). The DOC Defendants request that they then be granted 30 days from the date of such filing to respond to the single amended complaint.

WHEREFORE, the Massachusetts Department of Correction respectfully requests that the Court deny the plaintiff's motion. The DOC Defendants further requests that this Court order the plaintiff to file a single amended complaint in which he sets forth all of his claims in one document that complies with Fed. R. Civ. P. 8(a), and that they then be granted 30 days in which to respond to that amended complaint.

Respectfully submitted,
Massachusetts Department of Correction,
Kathleen Dennehy and Robert Murphy,

By their attorneys,

NANCY ANKERS WHITE
Special Assistant Attorney General

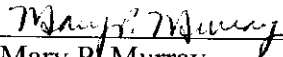
By: 
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Dated: November 29, 2004

appeared for these defendants.

Certificate of Service

I hereby certify that I caused a copy of the within document to be served on the *pro se* plaintiff, Joel Pentlarge, by intra-facility mail.



Mary P. Murray

Dated: November 29, 2004